## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

Jason Meinelt,	§	CIVIL ACTION NO. 10-311
Plaintiff,	§	
	§	
VS.	§	
	§	
P.F. Chang's China Bistro, Inc.,	§	
Defendant	§	A JURY IS DEMANDED

#### **Plaintiff's Witness List**

1. Jason Meinelt c/o Butler & Harris 1007 Heights Blvd. Houston, Texas 77008 (713) 526-5677

Mr. Meinelt will testify about his claims and damages, his work at P.F. Chang's, his medical condition, the facts surrounding his dismissal, the pain caused by his dismissal, and his subsequent work history.

2. Daniella Meinelt c/o Butler & Harris 1007 Heights Blvd. Houston, Texas 77008 (713) 526-5677

Ms. Meinelt will testify about her husband's medical condition and the effect that the dismissal had on him.

3. Glen Piner, c/o defense counsel

Mr. Piner knows about his management of the stores he supervises, including his management of Mr. Meinelt, his failure to discipline others for editing time, the facts regarding his discriminatory decision and the termination meeting, his very different treatment of Michael Brown among others, his mendacity, his representation of the company in a 30(b)(6) deposition and the admissions made in that deposition, and the way he was treated when he violated company policy.

4. Art Kilmer, c/o defense counsel.

Mr. Kilmer knows of his management of Mr. Piner, his work at P.F. Chang's, including his

service as an operating partner, his failure to terminate others for misconduct, his mendacity and his attendance at the termination meeting and information provided to him both before and after that meeting.

5. Claudette Gelb, c/o defense counsel.

Ms. Gelb knows about the phone conversation she had with Glen Piner about Mr. Meinelt before he was terminated, her lack of participation in the decision to dismiss him, and P.F. Chang's human resources policies and procedures.

Former Subordinates of Mr. Meinelt

- 6. Herbert Barahona address unknown 832-878-1731
- 7. Robert Melendez address unknown 832-287-2867
- 8. Charles Bersola 12718 Huntington Field Houston, Tx 77099 832-528-0060
- 9. Joseph Ho 16923 Fairway Glen Ln Sugar Land, Texas 77498 713-306-0108
- 10. Shaun Thomas 14504 Briar Forest Drive, #1527 Houston, Tx 77077 832-308-5860
- 11. Devin Reeves
- 12. Alex Peneloza address unknown 713-517-2065

These individuals know about Mr. Meinelt's supervision, including, but not limited to the fact that he was a good supervisor, treated them fairly, including with regard to their time records, and why they were upset by his dismissal.

#### 13. Michael Brown

225 E. 24th. ST. Houston, Tx 77008 832-350-9237

Mr. Brown knows about his supervision of the Westchase restaurant, including his supervision of Mr. Meinelt, his interactions and discussions with Mr. Piner, how he objected to Mr. Meinelt's dismissal, and how differently he was treated for the same supposed violation.

14. Daniel J. Franklin, MD - E.N.T 2500 Tanglewilde St. Houston, Texas (713) 781-9660

Dr. Franklin knows about Mr. Meinelt's medical condition at the time of his termination, specifically his hearing loss and brain tumor.

15. Dr. Ken Lehrer5555 Del Monte Drive - Suite 802Houston, Texas 77056(713) 972 - 7912

Dr. Lehrer is an expert witness who will testify about Mr. Meinelt's economic damages.

16. Custodian of Records of P.F. Chang's

The custodian of records is listed only in the event that the defendant objects to the authenticity of its own documents.

17. Any witness designated by the defendant.

If any other witnesses will be called at the trial, their names, addresses and the subject matter of their testimony will be reported to opposing counsel as soon as they are known. This restriction will not apply to rebuttal or impeachment witnesses, the necessity of whose testimony cannot reasonably be anticipated before trial.

Respectfully submitted,

/s/ Katherine L. Butler\*
Butler & Harris
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State Bar No. 03526300
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# Attorney in charge for Plaintiff

### **Certificate of Service**

I certify that a true and correct copy of this document has been served upon defendants via the electronic filing system of the United States District Court for the Southern District of Texas on May 20, 2011.

/s/ Paul R. Harris